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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant and Inventor	Ho Keung, TSE.
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Group Art Unit	2132
Examiner	Gilberto Barron Jr.
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Hon. Commissioner of Patents and Trademarks, Washington, D.C. 20231.

Sir.

Substitute Amendment (submitted with Substitute Appeal Brief)

This amendment is to substitute the previous Amendment entitled "Amendment (submitted with Appeal Brief)" which should be ignored.

The Board is respectfully requested to consider entry of this Amendment, for overcoming the new ground of rejection basing on Haas et al. raised in Final Office Action. Pls note that no amendment request for overcoming this new ground of rejection Haas et al., is entered after final by the Examiner.

Pls amend claims 1-4, 6, 7, 9, 12-14, 16, 18, 19, 20, 21 and 22, and add a new claim 23.

In new claim 23, "computer readable medium being in form of data signal embodied in a carrier wave" is not new matter. Note that the "computer code" of claim 22, upon which claim 23 depends, is being stored in the medium and corresponds to "the central program" of the description and as readable on sheet 7, last paragraph, lines 1,2, "the central program is being installed in a harddisk of a user computer", this implicitly indicates the central program which may be obtained from a disk or internet, is being transferred to the harddisk in the form of data signal embodied in a carrier wave.

Claim 23 raises no new issue as it is readable on existing claim 9.

Further, a replacement sheet 7 is submitted herewith for changing the term